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7		NETRICE COLIRE	
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
9	LINUTED CTATEC OF AMEDICA		
10	UNITED STATES OF AMERICA,	2:20-cr-00156-RFB-DJA	
11	Plaintiff,	Stipulation to Continue Response Deadline	
12	V.	Deadinic	
13	SEBASTIAN OCADIZ-CASTRO,  Defendant.		
14	Defendant.		
15			
16	The parties, by and through the undersigned, respectfully request that the Court		
17	continue the deadline to respond to the defendant's Motion for Return of Property Pursuan to Federal Rule of Criminal Procedure 41(g), ECF Doc. 525.		
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The parties stipulate that the government shall have until October 17, 2023, to respond to the defendant's motion. Respectfully submitted this 2nd day of October, 2023. JASON M. FRIERSON United States Attorney s/ Jacob H. Operskalski JACOB H. OPERSKALSKI Assistant United States Attorney Joshua Tomsheck JOSHUA TOMSHECK Counsel for Sebastian Ocadiz-Castro 

1 2 3 4 5 6	JASON M. FRIERSON United States Attorney Nevada Bar No. 7709 JACOB H. OPERSKALSKI Assistant United States Attorney Nevada Bar No. 14746 501 Las Vegas Boulevard South, Suite 1100 Las Vegas, Nevada 89101 PHONE: (702) 388-6336 Jacob.Operskalski@usdoj.gov Attorneys for the United States of America		
7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
8	UNITED STATES OF AMERICA,	2:20-cr-00156-RFB-DJA	
9	Plaintiff,	Stipulation to Continue Response Deadline	
11	v.		
	SEBASTIAN OCADIZ-CASTRO,		
12	Defendants.		
13			
14	Based on the pending stipulation of the	parties, and upon the Court's finding of good	
15	cause, IT IS HEREBY ORDERED:		
16	The government shall have until October 17, 2023, to respond to the defendant's		
17	Motion for Return of Property Pursuant to Federal Rule of Criminal Procedure 41(g), ECF		
18	Doc. 525.		
19	DATED this October 3, 2023.		
20			
21	HONORABLE RICHARD F. BOULWARE UNITED STATES DISTRICT JUDGE		
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